IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

	ORDER		Ω	EPUTY
	500	BY	CLESS U.S. DISTRICT COURT DISTRICT OF MARYLAND	
	o0o			
Defendant	:		OCT 2 5 1999	
POLY-SEAL CORPORATION,	:			CITCD
	:		I CLUBE EMI	TERED EIVED
V.	:	Civil No. AMD 98-4162		TOCO
	:	0		
Plaintiff	:			
MARTIN P. O' NEIL,	:			

This case came before the Court for a hearing on the pending motion for summary judgment filed by defendant Poly-Seal Corporation. Counsel having been heard, and the Court having rendered its ruling on the record explaining why no reasonable fact finder could reasonably conclude by a preponderance of the evidence that plaintiff was discharged from employment because of his age, it is this 25th day of October, 1999, ORDERED

- (1) That the motion for summary judgment filed by defendant Poly-Seal Corporation (Paper No.9) is GRANTED AND JUDGMENT IS ENTERED IN FAVOR OR DEFENDANT AGAINST PLAINTIFF;
- (2) The Clerk shall CLOSE THIS CASE and TRANSMIT a copy of this Order to counsel.



ANDRE M. DAVIS
United States District Judge

